

Post-It™ brand fax transmittal memo 7621

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To Joelle	From Rita
On Oil & Gas & Mining	BLM-Mining Claims
Dept.	Phone # 539-4120
Fax # 539-3940	Fax # 539-4260

3833  
(UT-942-rs)  
UMC336067-336069

5/06/01

T.8W R 18W  
See 21

February 13, 1992

## CERTIFIED MAIL--Return Receipt Requested

## DECISION

Desmond Shields, et al. : Green Stone #1-#2  
 2848 E. 2100 S. : UMC336067-336068  
 Salt Lake City, UT 84109 : A.B. #1, UMC336069

Mining Claim(s) Declared Abandoned and Void by Operation of Law  
 Your unpatented mining claim(s) identified above is/are deemed abandoned and void.

Under Section 314 of the Federal Land Policy and Management Act (FLPMA) of 1976, and Federal Regulation 43 CFR 3833.2, the owner of a mining claim must file evidence of assessment work or notice of intention to hold prior to December 31 of each calendar year following the calendar year of location. This requirement is mandatory and failure to comply is deemed "conclusively" to constitute abandonment and renders the claim void by operation of law. The administrative authority of Sec. 314 of FLPMA was held to be valid and constitutional by the United States Supreme Court, United States vs. Locke et al., 471 U.S. 184, 129 (1985).

Notice of annual intention to hold or affidavit of assessment work was not filed with our office for calendar year(s) 1991. You have 30 days from receipt of this decision to submit information that documents were timely filed, i.e., documents showing the BLM receiving date stamp for the year(s) in question. If the information is not received within the specified timeframe, the subject mining claim(s) will be considered abandoned and therefore, closed on the records of this office.

At the end of the initial 30 days this decision will become final and you will have an additional 30 days in which you may appeal to the Interior Board of Land Appeals.

801 539 4260  
DEC-20-93 MON 15:51 BLM SA. LAKE CITY

FAX NO. 801 5 1260

P.02

This decision may be appealed to the Board of Land Appeals, Office of the Secretary, in accordance with the regulations contained in 43 CFR 4.400 and the enclosed form 1842-1. If an appeal is taken a Notice of Appeal must be filed within the 30 day appeal period. A copy of the Notice of Appeal and any statement of reasons, written arguments, or briefs must also be served on the Office of the Solicitor at the address shown on form 1842-1. The appellant has the burden of showing that the decision appealed from in error.

Mining Claims (U-942)

Supervisory Land Law Examiner

Enclosures  
As Stated

SENDER:	Complete Items 1 and/or 2 for addressee services	
• Complete Items 3 and 4a, b, c, d, e, f, g, h, i, j, k, l, m, n, o, p, q, r, s, t, u, v, w, x, y, z		
• Print your name and address on the reverse of this form so that we can return this card to you.		
• Attach this form to the front of the envelope or on the back if space does not permit.		
• Write "Return Receipt Requested" on the envelope next to the article number.		
• Article Addressed to: Desmond Shields, et al. P.O. Box 2848-E, 2100 S. Salt Lake City, UT 84109 UMC336067, LOCKE/RS		
5. Signature (Addressed) <i>[Signature]</i>		
6. Signature (Agent) <i>[Signature]</i>		
PS Form 3811, October 1980. GPO: 1980-273-001		
DOMESTIC RETURN RECEIPT		
7. Date of Delivery 2/16/93		
8. Addressee's Address (Only if requested and fee is paid)		